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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	. ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/565,343	01/20/2006	Mark A. Watt	1041-01-PCT-PA	2091
22145 KLEIN O'NE	7590 09/10/2007		EXAM	INER
KLEIN, O'NEILL & SINGH, LLP 43 CORPORATE PARK			NGUYEN, PHU K	
SUITE 204 IRVINE, CA 92606			ART UNIT	PAPER NUMBER
			2628	
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)			
Office Action Summary	10/565,343	WATT, MARK A.			
omee Action Gammary	Examiner	Art Unit			
The MAILING DATE of this communication app	Phu K. Nguyen	2628			
Period for Reply	ears on the cover sheet with the	correspondence address			
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION (16(a). In no event, however, may a reply be the distribution of the distributi	N. imely filed in the mailing date of this communication. ED (35 U.S.C. § 133).			
Status					
1) Responsive to communication(s) filed on 20 Ja	nuary 2006.				
2a) ☐ This action is FINAL . 2b) ☒ This	☐ This action is FINAL. 2b) ☑ This action is non-final.				
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 4	53 O.G. 213.			
Disposition of Claims					
4) Claim(s) 1-24 is/are pending in the application. 4a) Of the above claim(s) is/are withdraw 5) Claim(s) is/are allowed. 6) Claim(s) 1-24 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or					
Application Papers					
9)☐ The specification is objected to by the Examine	r.				
10) The drawing(s) filed on is/are: a) acce					
Applicant may not request that any objection to the o					
Replacement drawing sheet(s) including the correcting 11) The oath or declaration is objected to by the Example 11.	* * * * * * * * * * * * * * * * * * * *				
Priority under 35 U.S.C. § 119					
a) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the prior application from the International Bureau * See the attached detailed Office action for a list of	s have been received. s have been received in Applicatity documents have been received (PCT Rule 17.2(a)).	tion No ved in this National Stage			
		PRIMARY EXAMINER			
Attachment(s) 1) Notice of References Cited (PTO-892)	4) Interview Summar	GROUP 2300			
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail D	Date			
3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date 1/20/06 & 8/11/06.	5) Notice of Informal 6) Other:	Patent Application			

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The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1-21 are rejected under 35 U.S.C. 102(b) as being anticipated by FARMER et al. (6,476,830).

As per claim 1, Farmer teaches the claimed "apparatus for controlling an interactive virtual environment," the apparatus comprising "a unit which defines a virtual environment populated by objects, the objects comprising avatars and props, wherein objects within the virtual environment may be dynamically attached to and detached from other objects" (Farmer, avatar and ATM for withdrawing tokens; figure 9E), characterized in that "one or more of the props has associated with it information defining one or more animations which may be performed by an avatar when said avatar interacts with the prop, the avatar being operable to query the prop for the information defining the animation that the avatar is to perform when the avatar interacts with the prop" (Farmer, column 47, lines 1-52), and wherein "when the prop is dynamically attached to another object, the information defining the animation(s) to be performed by one or more of the avatars during an interaction with the prop, remains associated with the prop" (Farmer, figure 9E, withdraw and deposit tokens).

Claim 2 adds into claim 1 "when an object is attached to another object, it inherits the movement of the object to which it is attached" (Farmer, token attached to the

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avatar; column 36, lines 1-67).

claim 3 adds into claim 1 "a unit which stores an animation sequence for subsequent replay or editing" (Farmer, column 40, lines 20-60).

Claim 4 adds into claim 1 "an apparatus for playing a computer game" (Farmer, figure 2, online server).

Claim 5 adds into claim 3 "allowing a unit which allows a user to control the virtual environment to create an animation sequence" (Farmer, online user 202; fig. 2).

Claim 6 adds into claim 1 "the animation or animations are defined as part of a state machine which is associated with the prop" (Farmer, different state machine for token classes; table 48).

Claim 7 adds into claim 1 "a state transition which defines an initial state, a final state, and at least one of a prop animation which takes the prop from the initial state to the final state, and an avatar animation which takes the avatar from the initial state to the final state, and optionally back to the initial state" (Farmer, different state machine for token classes; table 48).

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Claim 8 adds into claim 7 "a precondition is associated with one of the states" (Farmer, column 45, lines 38-48).

Claim 9 adds into claim 6 "the state machine has an idle state" (Farmer, wait for reply message from server; table 50).

Claim 10 adds into claim 1 "an animation sequence is stored as a script comprising a list of commands" (Farmer, tables of pseudo codes, example table 36).

Claim 11 adds into claim 10 "the commands are the same commands as may be entered by a user in order to control the virtual environment" (Farmer, tables of pseudo codes, example table 36).

Claim 12 adds into claim 10 "a script contains an instruction which is to be passed to an object in the virtual environment" (Farmer, Pseudo code for Tokens put into the Container, table 39).

Claim 13 adds into claim 12 "the instruction is only passed to the object once an animation which precedes it in the script has been played out" (Farmer, Pseudo code for Tokens put into the Container; table 39).

Claim 14 adds into claim 1 "an avatar comprises at least a file defining its

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appearance, and an animation defining its movements" (Farmer, tables 1-3; avatar forming tables).

Claim 15 adds into claim 1 "a plurality of avatars share a common animation" (Farmer, several object avatars on a screen; column 20, lines 42-50).

Claim 16 adds into claim 15 "the common animation is retargeted to fit the size of the avatar in question" (Farmer, Pseudo code for avatar to ghost, table 15).

Claim 17 adds into claim 1 "a prop includes a file which specifies a way in which the prop may contain other props" (Farmer, the ATM contains the tokens; figure 9E).

Claims 18-23 claim a method and a compuetr program to carry out the functions of claims 1-17; there fore, they are rejected under the same reason.

As per claim 24, Farmer teaches the claimed "Apparatus for controlling an interactive virtual environment," the apparatus comprising "means for defining a virtual environment populated by objects, the objects comprising avatars and props, wherein objects within the virtual environment may be dynamically attached to and detached from other objects" (Farmer, avatar and ATM for withdrawing tokens; figure 9E), characterized in that "one or more of the props has associated with it information defining one or more animations which may be performed by an avatar when said

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avatar interacts with the prop, the avatar being operable to query the prop for the information defining the animation that the avatar is to perform when the avatar interacts with the prop" (Farmer, column 47, lines 1-52), and wherein "when the prop is dynamically attached to another object, the information defining the animation(s) to be performed by one or more of the avatars during an interaction with the prop, remains associated with the prop" (Farmer, figure 9E, withdraw and deposit tokens).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Phu K. Nguyen whose telephone number is (571) 272 7645. The examiner can normally be reached on M-F 8:00-4:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Michael Razavi can be reached on (571) 272 7664. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Phu K. Nguyen September 4, 2007

> PHU K. NGUYEN PRIMARY EXAMINER GROUP 2300

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